UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

)	
United States of America)	•
)	
v.)	CRIMINAL NO.: 05-10120-NG
)	
Yohan A. Germosen)	
)	

MOTION FOR LEAVE TO WITHDRAW

Now comes counsel for the defendant, Yohan A. Germosen, in the above-referenced case and moves this Honorable Court for leave to allow said counsel to withdraw.

In support thereof, the defendant states that:

- 4. The United States of America recently filed an appeal in the United States of Court of Appeals;
- 5. The defendant is indigent and without funds necessary to retain private counsel; and
- 6. Counsel for the defendant has/have no previous experience in federal appellate practice.

For all of the foregoing reasons, the defendant Yohan A. Germosen respectfully requests that this Court *allow* this motion.

FOR THE DEFENDANT, YOHAN A. GERMOSEN

By his attorneys:

John H. Molloy, BBØ # 600778 Sean F. Donahue, BBO # 558058

385 Broadway, Suite 402 Revere, MA 02151

CERTIFICATE OF SERVICE

I, the undersigned, hereby certify that on March 16, 2007, I forwarded a copy of the *Defendant's Motion For Finding of Indigency and Appointment of Counsel*, along with a redacted copy of an affidavit entitled, "Affidavit to Accompany Motion For Leave to Appeal In Forma Pauperis," and a copy of *a Motion To Withdraw* to the defendant, Yohan A. Germosen, by first class mail, postage prepaid, at his last and usual place of abode.

I further certify that I have on March 16, 2007, I also forwarded a copy of the said documents by electronic filing upon AUSA Lisa Asiaf, of the United States Attorney's Office.

John/H. Molloy